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15	RUAG Ammotec GmbH, RUAG Hungarian	~	
16	Ammotec, Inc., RUAG Holding AG, and RUAG Ammotec USA, Inc.	J	
	UNITED STATES DISTRICT COURT		
17			
18	ARCHON FIREARMS, INC., a domestic	OF NEVADA Case No.:	2:20-cv-00227-GMN-NJK
19	corporation,	Case No	2.20-CV-00227-GIVIIN-INJK
19	Plaintiff,		
20	V.	STIPULAT	TION AND ORDER FOR
21	RUAG AMMOTEC GMBH, a foreign		ON TO FILE REPLY IN
22	company; RUAG HUNGARIAN AMMOTEC, INC., a foreign company;		OF RUAG-USA'S MOTION SS FOR LACK OF
	RUAG AMMOTEC USA, INC., a foreign company; RUAG SCHWEIZ AG, a foreign	PERSONA	L JURISDICTION
23	company; RUAG HOLDING AG, a foreign		
24	company; RUAG AMMOTEC	(FIDST DE	FOLIECT)
25	MAGYARORSZAGI ZRT., a foreign company; ARSENAL FIREARMS LTD., a	(FIRST RE	QUEST)
	foreign company; AF PRO TECH GROUP KFT, a foreign company; ARSENAL		
26	FIREARMS USA, LLC; DOE		
27	INDIVIDUALS I-X; and ROE CORPORATIONS I-X, inclusive,		
28			
۷۵	Defendant(s).		

Snell & Wilmer

LLM CHEICES

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Plaintiff Archon Firearms, Inc. ("Plaintiff"); Defendants/Cross-Claimants Arsenal Firearms Ltd., AF Pro Tech Group KFT and Arsenal Firearms, USA, LLC (collectively, "Arsenal"); and Defendant RUAG Ammotec USA, Inc. ("RUAG-USA") (collectively with Plaintiff and Arsenal, the "Parties"), by and through their undersigned counsel, for good cause shown, hereby stipulate and agree to extend RUAG-USA's deadline to file its reply in support of Motion to Dismiss for Lack of Personal Jurisdiction [ECF No. 65] (the "Motion") to May 7, 2020, for the following reasons:

- 1. RUAG-USA filed the Motion on April 9, 2020 [ECF No. 65].
- Plaintiff and Arsenal filed responses to the Motion on April 23, 2020 [ECF Nos. 73,
 74].
 - 3. RUAG-USA's reply in support of the Motion is currently due April 30, 2020.
- 4. RUAG-USA requires modest additional time to obtain an executed declaration in support of the reply from RUAG-USA's former CEO.
 - 5. On April 30, 2020, the Parties agreed to the extension requested herein.
- 6. This extension request is sought in good faith and is not made for the purpose of delay.

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CERTIFICATE OF SERVICE

I, the undersigned, declare under penalty of perjury, that I am over the age of eighteen (18) years, and I am not a party to, nor interested in, this action. On this date, I caused to be served a true and correct copy of the foregoing STIPULATION AND ORDER FOR EXTENSION TO FILE REPLY IN SUPPORT OF RUAG-USA'S MOTION TO DISMISS FOR LACK OF **PERSONAL JURISDICTION** by method indicated below: **BY FAX:** by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m. pursuant to EDCR Rule 7.26(a). A printed transmission record is attached to the file copy of this document(s). **BY U.S. MAIL:** by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at Las Vegas, Nevada addressed as set forth below. **BY OVERNIGHT MAIL:** by causing document(s) to be picked up by an overnight delivery service company for delivery to the addressee(s) on the next business day. **BY PERSONAL DELIVERY:** by causing personal delivery by messenger service with which this firm maintains an account, of the document(s) listed above to the person(s) at the address(es) set forth below. BY EMAIL: by emailing a PDF of the document listed above to the email addresses of the individual(s) listed below. BY ELECTRONIC SUBMISSION: submitted to the above-entitled Court for X electronic filing and service upon the Court's Service List for the above-referenced case. DATED this 30th day of April, 2020. /s/ Maricris Williams An employee of SNELL & WILMER L.L.P. 4821-1817-6187